

“deadbeat dads” when they change jobs.

No payment/no passport. Deadbeat parents could not qualify for a passport, and existing passports could be withdrawn.

No payment/no professional license. Deadbeat parents could not have State or Federal professional licenses issued or renewed.

No payment/no Federal loans or loan guarantees. If deadbeat parents have not met obligations or do not have a plan to do so, they could not qualify for FHA home loans, guaranteed student loans, or any

other Federal loan guarantee.

Report all delinquent parents to credit bureaus. Deadbeat parents will risk losing access to private credit.

Better legal services for custodial parents. Any legal services organization receiving funds from the Legal Services Corporation (LSC) must use at least 10 percent of its LSC funding to help eligible custodial parents obtain child support.

Make the Federal Government a model employer. Require up-to-date employer records and immediate payroll withholding.

Statement on Signing the Older Americans Act Amendments of 1992

September 30, 1992

Today I am signing into law H.R. 2967, the “Older Americans Act Amendments of 1992.” The bill extends and amends important programs under the Older Americans Act of 1965 (OAA) and the Native American Programs Act of 1974 (NAPA), including provisions for a White House Conference on Aging.

H.R. 2967 strengthens provisions of the OAA and supports expanded opportunities and services for our Nation’s 42 million older Americans.

The OAA has enabled millions of older Americans to live with independence and dignity in their own homes and communities. Programs sponsored under the OAA have had many positive results. They have provided older persons with a range of supportive in-home and community services; led to the development of gerontological curricula at our Nation’s universities and colleges; and tested innovative ways of better meeting the needs of older persons. The OAA also provides opportunities for part-time employment for low-income persons aged 55 or older.

H.R. 2967 promises to further these goals. It provides for the increased participation of minority elders in OAA programs and sets up intergenerational services at meal sites in public schools that will benefit both older Americans and at-risk children. It also offers supportive services to the

thousands of family caregivers who make it possible for the frail elderly to remain in their own homes and communities.

This bill supports the goal of the OAA to end the tragedy of elder abuse. It establishes a new Elder Rights Title of the OAA to consolidate long-term care ombudsman services, legal assistance, and outreach and counseling for elderly who are institutionalized or at risk of losing their independence.

H.R. 2967 also extends the programs under NAPA. These programs have had an important role for nearly two decades in promoting the social and economic self-sufficiency of Native Americans through grants to the governing bodies of Indian tribes and other Native American groups.

The bill, however, does contain provisions that raise constitutional concerns regarding the separation of powers. One provision would establish a policy committee for the White House Conference on Aging that is not clearly legislative or executive. I must therefore interpret the policy committee’s role as entirely advisory. H.R. 2967 also requires the Secretary of Health and Human Services to submit recommendations and final guidelines to improve nutrition services to the Speaker of the House and the President pro tempore of the Senate. As the head of the executive branch, I will inter-

pret this provision so as to maintain my constitutional authority to supervise my subordinates as I deem appropriate.

H.R. 2967 expands legislation to aid older Americans and their families. It is one way of demonstrating our commitment and thanks to those older people who have done so much to make America the great Nation

that it is today.

GEORGE BUSH

The White House,
September 30, 1992.

Note: H.R. 2967, approved September 30, was assigned Public Law No. 102-375. This statement was released by the Office of the Press Secretary on October 1.

Remarks at the Ethanol Waiver Announcement Ceremony

October 1, 1992

Thank you all very much, and welcome to the Rose Garden. Please be seated. Let me just thank Senator Dole and Congressman Michel, two of our leaders of the Congress, for being here; Governor Edgar, the Governor of Illinois, with me; Tim Trotter from the Corn Growers, from the National Corn Growers; and Bill Reilly over here. Bill, come up here now. We need you up here to show a little hands across the border here. [Laughter] Ann Veneman is here from the Ag Department, the Deputy Secretary; Linda Stuntz, the Deputy Secretary of Energy, is with us, Linda; and other Members of Congress. Welcome, all. Governor Thompson wanted to be here, Tommy Thompson, but could not make it this afternoon.

I've asked you all to come here today because we have a very positive announcement, one that will help America's farmers, one that will help clean our air, and one that will promote our energy security by increasing the use of domestically produced renewable fuels.

I'm announcing today that the administration has decided to effectively grant a one-pound volatility waiver for ethanol, and to do so in a way that is fully consistent with the Clean Air Act and protective of the environment. This one-pound waiver will apply to all reformulated gasoline blended with ethanol sold in northern U.S. cities in up to 30 percent of the market of these cities. As you know, the Clean Air Act requires that the smoggiest of these cities re-

duce smog-forming emissions by 15 percent in the summer months. And to make sure that this reduction is achieved, we will require that the volatility of gasoline sold in these cities be reduced to 7.8 pounds per square inch.

Gasoline with this volatility level is being sold in southern cities under current regulations right now. So we have confidence that it can be achieved at little cost to the consumer. In fact, our estimate is that the effect on the price of gasoline would be only about three-tenths of a penny.

Our program also permits ethanol use to expand even further. The Governors of States in the northern tier will have the right to allow a waiver on a higher percentage of the market, and if they order further compensating emission reductions. The waiver we are announcing today will apply to all the cities in the north that are required to adopt reformulated gasoline by 1995 and to all northern cities in States that choose to opt into this program.

When southern States choose to opt into the reformulated gas program, they will be able to choose between the regular reformulated gasoline program and one in which ethanol is granted a one-pound waiver for up to 20 percent of the market, with offsetting volatility reductions that would require that gasoline with 7.0 RVP be sold.

Again, we expect gasoline of this kind to be sold in California in 1996, so we know it is possible to proceed in this way. In addition, if ethanol blenders can secure volun-